Practitioner's Docket No.: 791 130 RCE

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of:

Li YANG and Toshihiro YOSHIDA

Ser. No.: 09/770,725 L

Group Art Unit: 1746

Filed: January 26, 2001

Examiner: Jonathan Crepeau

Confirmation No.: 6015

For: LITHIUM SECONDARY BATTERY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being facsimile transmitted to 703-872-9310 in the Parent and

AMENDMENT

Sir:

In response to the Office Action mailed July 15, 2003, please amend the above-identified application as follows:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks/Arguments begin on page 5 of this paper.

+315 233 8320

		(Prov	isions of 37 CFR 1.136	, Аррсу)			
Application Number	09/77	,725	Filing Date	· .	January 26, 20	01	
Group Art Unit 1			Examiner N	Examiner Name		Jonathan Crepeau	
Contimuation No. 6015			Attorney De	Attorney Docket No.		791_130 RCE	
nventor(s)	Li YA	NG and Toshihiro Y	OSHIDA				
Invention:	LITH	JM SECONDARY BATTERY					
Fransmitted here	with is an Amen	ment in the above-io	lentified application		calculated as fo	ollows:	
(1)	(2) Claims Remaining After Amendmen	(3)	(4) Highest Number Previously Paid	(5) No. of Extra Claims Present	(6) Rate (Large Entity)	(7) Additional Fce	
TOTAL CLAIMS	17	MINUS	20	0	\$18.00	\$00.00	
NDEP. CLAIMS	2	MINUS	3	0	\$86.00	\$00.00	
		TOTAL ADDITE	ONAL FEE FOR	THIS AMENDM	ENT	\$00.00	
			TENSION OF T		·		
made to provextension of This is a requabove-identifollows:	ride for the possi time. uest under the pr fied application.	ension of term is reconsitive that applicant to oversions of 37 CFR. The requested extensions	quired. However, to has inadvertently on 1.136(a) to extend usion and appropria	this conditional petit verlooked the need t the period for filing ate non-small entity	for a petition for a reply in the	·	
made to provextension of This is a requabove-identifollows: Concording Two	ride for the possitime. uest under the prince fied application. Month (37 CFF) Month (37 CFF)	ension of term is recoility that applicant is oversions of 37 CFR. The requested extens 1.17(a)(1)	quired. However, to as inadvertently of the control	this conditional peth verlooked the need to the period for filing the non-small entity\$110.00\$420.00\$950.00	for a petition for a reply in the	RECE CENTRAL FA OCT 0 8	
made to provextension of This is a requabove-identifollows: Concording Two	ride for the possitime. uest under the prince fied application. Month (37 CFF) Month (37 CFF)	ension of term is recoility that applicant is oversions of 37 CFR. The requested extens 1.17(a)(1)	quired. However, to as inadvertently of the control	this conditional peth verlooked the need to the period for filing the non-small entity\$110.00\$420.00\$950.00	for a petition for a reply in the	·	
made to provextension of This is a requabove-identifollows: Two Thr	ride for the possitime. uest under the prince application. Month (37 CF) o Month (37 CF) ee Month (37 CI)	ension of term is recoility that applicant is oversions of 37 CFR. The requested extens 1.17(a)(1)	quired. However, to as inadvertently of the last inadvertently of the last inadvertently of the last inadvertent and appropriate the last inadvertent and appropriate the last inadvertent and appropriate the last inadvertent and last inadver	this conditional peth verlooked the need to the period for filing are non-small entity\$110.00\$420.00\$950.00	for a petition for a reply in the fee are as	·	
made to provextension of This is a requabove-identifollows: Two Thr	vide for the possitime. uest under the price application. a Month (37 CF) o Month (37 CF) tee Month (37 CI) aims small entity	ension of term is recoility that applicant I ovisions of 37 CFR. The requested extend 1.17(a)(1)	quired. However, to as inadvertently of the last inadvertently of the last inadvertently of the last inadvertent and appropriate the last inadvertent and appropriate the last inadvertent and appropriate the last inadvertent and last inadver	this conditional peth verlooked the need to the period for filing ate non-small entity\$110.00\$420.00\$950.00 UE the fee amount is reconstruction.	for a petition for a reply in the fee are as	OCT 0 8	
made to provextension of This is a requabove-identifollows: Two Thr Applicant cludes the half, and the	ride for the possitime. uest under the pried application. Month (37 CF) o Month (37 CF) ee Month (37 CI) aims small entity resulting fee is:	ension of term is recoility that applicant is ovisions of 37 CFR. The requested extens 1.17(a)(1)	quired. However, to has inadvertently of the control of the contro	this conditional peth verlooked the need to the period for filing ate non-small entity\$110.00\$420.00\$950.00 UE the fee amount is reconstruction.	for a petition for a reply in the fee are as	OCT 0 8	
made to provextension of This is a requabove-identifollows: Two Thr Applicant classifications No additions	ride for the possitime. uest under the pried application. Month (37 CF) o Month (37 CF) ee Month (37 CI) aims small entity resulting fee is:	ension of term is recoility that applicant is ovisions of 37 CFR. The requested extens 1.17(a)(1)	nas inadvertently of the sinal to extend as in and appropriate the sion and appropriate to the sion and appropriate to the sion approp	this conditional peth verlooked the need to the period for filing ate non-small entity\$110.00\$420.00\$950.00 UE the fee amount is reconstruction.	for a petition for a reply in the fee are as	OCT 0 8	
made to provextension of This is a requabove-identifollows: Applicant clauding in the interpretation in	ride for the possitime. uest under the price application. Month (37 CF) o Month (37 CF) ee Month (37 CI) aims small entity resulting fee is: al fee is required the amount of \$	ension of term is recoility that applicant I ovisions of 37 CFR The requested extent 1.17(a)(1)	nuired. However, to the inadvertently of the inadve	this conditional peth verlooked the need to the period for filing ate non-small entity\$110.00\$950.00 UE the fee amount is reconditional to the feet amount of the feet amoun	for a petition for a reply in the fee are as	OCT 0 8	
made to provextension of This is a requabove-identifollows: Applicant clauding and the identifollows: Applicant clauding and the identifollows: Charge Deposition of the identifollows:	ride for the possitime. uest under the price application. Month (37 CF) o Month (37 CF) ee Month (37 CI) aims small entity resulting fee is: al fee is required the amount of \$	ension of term is recoility that applicant I ovisions of 37 CFR. The requested extend 1.17(a)(1)	nuired. However, to the inadvertently of the inadve	this conditional peth verlooked the need to the period for filing ate non-small entity\$110.00\$950.00 UE the fee amount is reconditional to the feet amount of the feet amoun	for a petition for a reply in the fee are as	OCT 0 8	
made to provextension of This is a requabove-identifollows: Applicant clude half, and the No additionation of A check in the Charge Deposition of Please charges submitted by:	vide for the possitime. The property of the p	ension of term is recoility that applicant I ovisions of 37 CFR The requested extent 1.17(a)(1) R 1.17(a)(2) status. See 37 CFR is encluded in the amount of may be required, or	TOTAL FEES D 1.27. Therefore, to FEE PAYMENT osed. of \$. Enclosed is a credit any overpay	this conditional peth verlooked the need to the period for filing ate non-small entity\$110.00\$950.00 UE the fee amount is reconstructed to the f	for a petition for a reply in the fee are as	OCT 0 8	
made to provextension of This is a requabove-identifollows: Applicant clude half, and the No additional A check in the Charge Depose Please charges Submitted By:	ride for the possitime. uest under the price application. Month (37 CF) o Month (37 CF) ee Month (37 CI) aims small entity resulting fee is: al fee is required the amount of \$	ension of term is recoility that applicant I ovisions of 37 CFR The requested extent 1.17(a)(1) R 1.17(a)(2) status. See 37 CFR is encluded in the amount of may be required, or	TOTAL FEES D 1.27. Therefore, t FEE PAYMENT OSE Reg. No.	this conditional peth verlooked the need of the period for filing ate non-small entity\$110.00\$420.00\$950.00 UE the fee amount is reconstructed to the fee amount of the fee am	a reply in the fee are as duced by one- his sheet. count 50-1446.	OCT 0 8 OCTO OCT	
made to provextension of This is a requabove-identifollows: Two Thr Applicant cluding and the No additional A check in the Charge Depo	wide for the possitime. The property of the p	ension of term is recoility that applicant I ovisions of 37 CFR The requested extent 1.17(a)(1) R 1.17(a)(2) status. See 37 CFR is encluded in the amount of may be required, or	TOTAL FEES D 1.27. Therefore, t FEE PAYMENT OSE Reg. No.	this conditional peth verlooked the need to the period for filing ate non-small entity\$110.00\$950.00 UE the fee amount is reconstructed to the f	for a petition for a reply in the fee are as	OCT 0 8	

FAX Transmission Sheet BURR & BROWN

Intellectual Property Practice

101 South Salina Street, 7th Floor Syracuse, New York 13202

> Telephone: (315) 233-8300 Facsimile: (315) 233-8320



OFFICIAL BUSINESS

Date:

October 7, 2003

To:

Examiner Jonathan Crepeau

Art Unit: 1746

Fax No.:

703-872-9310

From:

Kevin C. Brown

Subject:

U.S. Application Ser. No. 09/770,725

Filed: January 26, 2001

Conf. No.: 6015

Title: LITHIUM SECONDARY BATTERY

Our Ref.:

791 130 RCE

You should receive __10__ page(s) including this cover sheet. If you do not receive all pages, please call (315) 233-8300.

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the following paper(s) is/are being facsimile transmitted to 703-872-9310 at the Patent and Trademark Office on October 7, 2003:

Amendment Transmittal (in duplicate)

2 pages

Amendment

7 pages

This Cover Sheet

1 pages

AM. 5/17100

10

IMPORTANT: THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED, AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, OR THE EMPLOYEE OR AGENT RESPONSIBLE TO DELIVER IT TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT READING, DISSEMINATING, DISTRIBUTING OR COPYING THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE IMMEDIATELY NOTIFY US BY TELEPHONE, AND DESTROY THE COMMUNICATION, THANK YOU.

BURR & BROWN